

**UNITED STATES BANKRUPTCY COURT  
FOR THE  
DISTRICT OF MASSACHUSETTS**

In re:  
Christopher Walsh,  
Debtor.

Case No. 12-13596-FJB  
Chapter 7

**Motion by Chapter 7 Trustee for Authority to Conduct an  
Examination of Christopher Walsh Pursuant to Rule 2004**

Warren E. Agin, duly appointed chapter 7 trustee (the "Trustee"), hereby moves for authority to conduct an examination of Christopher Walsh (the "Debtor") and for an order requiring the Debtor to produce at such examination all subpoenaed books, documents, and records relating to the bankruptcy estate. In support of his motion the Trustee states the following:

1. On or about April 27, 2012, the Debtor filed a voluntary petition under chapter 7 of the United States Bankruptcy Code. Thereafter, the Trustee was appointed as interim trustee and continues to serve as chapter 7 trustee.
2. In the years immediately prior to commencing this case, the Debtor operated numerous business entities, which the Trustee is investigating.
3. The Trustee's investigation requires more documentation than the Debtor has provided. By concurrent motions, the Trustee seeks further documents from lenders accountants and an affiliate.
4. Upon review of further documentation, the Trustee desires to examine Christopher Walsh as necessary for further relevant information.

WHEREFORE the Trustee moves that an order be entered pursuant to Rule 2004 of the Rules of Bankruptcy Procedure authorizing the examination of Christopher Walsh, on such date or dates, and at such locations as may be properly noticed by counsel to the Trustee, and further ordering Christopher

Walsh to produce at such examination all books, documents and records relating to the bankruptcy estate as requested by the Trustee but not yet produced; or for such other relief as the Court may deem appropriate.

Dated August 22, 2013.

Warren E. Agin, as Trustee,  
By his Attorney,

/s Taylor A. Greene  
Taylor A. Greene (BBO 645939)  
**Swiggart & Agin, LLC**  
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Boston, MA 02114  
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**CERTIFICATE OF SERVICE**

I, Taylor A. Greene, do hereby certify that:

A. on August 22, 2013, I caused a copy of the foregoing motion to be served electronically upon the following parties pursuant to MEFR 9:

Joseph P. Foley  
Office of the U.S. Trustee  
Brian Atherton  
Martha J. Awiszus  
Mitchell J. Levine  
Michael P Marsille  
Brian Vaughan

A. on August 22, 2013, I caused a copy of the motion to be served upon the following parties by first class U.S. mail, postage prepaid:

John Allaire Easton Real Estate, LLC 690 Depot Street Easton MA 02356	National Capital Management, LLC PO Box 12786 Norfolk VA 23541
	Christopher Walsh 66 Poquanticut Avenue North Easton, MA 02356

/s/ Taylor A. Greene

**UNITED STATES BANKRUPTCY COURT  
FOR THE  
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In re:

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Case No. 12-13596-FJB  
Chapter 7

**Order on Motion by Chapter 7 Trustee for  
Authority to Conduct an Examination of  
Christopher Walsh Pursuant to Rule 2004**

Whereas Warren E. Agin, as Chapter 7 Trustee, having filed a *Motion by Chapter 7 Trustee for Authority to Conduct an Examination of Christopher Walsh Pursuant to Rule 2004*, notice and hearing having been given, and good cause appearing therefore, it is hereby

Ordered that the *Motion by Chapter 7 Trustee for Authority to Conduct an Examination of Christopher Walsh Pursuant to Rule 2004* is allowed.

Dated: \_\_\_\_\_

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Hon. Frank J. Bailey  
U.S. Bankruptcy Chief Judge